Every good citizen who desires to preserve the harmony and secure the purpetuity of our institutions must regret any appearance of conflict in the says: laws by which we are governed. Our institutions are simple and admirable in have appointed committees of investigations are simple and admirable in have appointed committees of investigations are simple and admirable in have appointed committees of investigations. theory, though apparently complex, in tion, who have looked with Argus eyes or 4 weeks, and he has no deputy here, consequence of the peculiar distribution over the books and in the vaults of the but I have been opening the mails and of powers and duties. The constitution Treasury, but have found no money .- attending to it since he has been gone devolves upon the federal government a limited number of conversed duties. They have talked a great deal, and written more, but still the money don't turn Postmaster told me that I must make a fimited number of enumerated duties, up. It is possible that only two of the report at the end of every month, and forbidding the exercise of any others, sons of the much-injured State can tell did not tell me who I was to write to. and reserves to the States and people all where the money has gone. These are But I supposed it is to you we should other powers, except a few specific John G. Breslin and his brother-in-law, make our reports, as we are all citizens restraints upon the former. State contact that these two gentlemen can tell all President. If you are not the right stitutions and laws delegate to municipalout the matter of the deficiency in the one to receive the report, please drop al and corporate bodies various powers; Treasury, if they wish. But if they me a few lines, letting me know who I under which numerous laws are made. won't tell, there is but one way, in our am to report to, and I will write again. Congress, thirty-one States and seven opinion, to find out. It is this: Territories, besides other bodies, acting make investigations outside of the books Provisions scarce and very high—but under them, are enacting laws; hunand vaults of the Treasury. It would
dreds of courts are expounding, and as be well to examine the books of all the
lar mails once a week, good health and many ministerial officers are executing faro banks in the vicinity of Columbus, the people of the country are univerthem. The only escape from actual left there on deposit. The eard-tables this is all I know that would interest conflicts of legislation and construction, must also be examined to find out how you; if there is anything omitted in my as well-as execution, rests in each keep- much the game of draw-poker has drawn last report please let me know. My ing within the limits of constitutional from the Treasury. They must not fail best respects to Mrs. Buchanan. and legal authority. With all care and to inquire of Gregory & Co. how many caution there will be an occasional ap- prizes have been drawn from the Treapearance of conflict, but none in reality They must go to the Land offices of the in itself and to itself both parents-half need ocear. When each authority con- far West and determine how much Un- feminine in nature, from mind, and affines its action within proper limits all cle Sam himself has taken from the feet or; yet of how decidedly masculine this apparently complicated legal machinery will move with as much regularity and certainty as our planetary and determine how much has been in- derness. Beautiful boyhood, sporting system, in which each of the heavenly vested in the commodities of trade there in every wind, tossing its sunlit locks in bodies moves noiselessly in its proper dealt in. The United States courts exercise a

of the United States, while the State tribunals construe their own constitutions and statutes for themselves. The United States courts under the judiciary act of 1789, follow the State tribunals by a series of agreeable sociable enter- ching with a whispering curiosity into in such cases, wherever their construc- tainments, and at Topeka he was hon- every leaf and flower about his path tion is settled, except in the single case ored by a ball. On the 10th inst. he where they impair the obligation of con- was to address a meeting at Big Springs, lessons of the present delight and future because questions arising under the con- to visit every county in the Territory. glens, in the fields, and angling, in evestitution are involved. The object has At Topeka he made a foreible but con-been not to unsettle questions of file ciliatory speech, declaring that poles. to property, as determined by the judi- the Convention submit the Constitution ciary of a State, and therefore they have to the vote of all the actual resident settfollowed the construction of the State lers in Kansas, and the election be fairtribunals, even when they change their ly and justly conducted, the Constitucourse of adjudiention. The Supreme tion will be and ought to be rejected by Court of the United States has held laws Congress. He declared, also, that if of Congress and those of States impair. the Constitution was not submitted to ply. ing the obligation of contract to be void, the people, he would join them in all ile. and State tribunals have often declared lawful efforts to repudiate it. A letter those of their State invalid for the same from Topeka says: causes. In cases where the common law alone controls, there is more danger of the Governor had not boldly faced the differences among tribunals. Each State, except Louisiann, has adopted the common instead of the civil law, where ted to the whole people, and that they to enrol themselves in the militia .it has not modified it by statute. The should decide the matter by their own Penutiful company they are in truly! principles founded in natural justice, deluged the land again with blood. approved by the wisdom of ages, and to a great extent, sanctioned by express adjudications of high tribunals. The necessities which attach to man and surround human institutions.

searches for these principles, and applies 14th. In their letter of invitation to "Out of the hole sir," replied the pa Every tribunal, State and national, them for itself. Hence the difference the Governor, they remarked: knowledge, these differences must some- the country you go to serve. times occur. The Supreme Court arrocourts, nor are the latter bound to fol-found her mistake.

a long time before the good old lady Jane, has got a sore above the wrist of her left foot."

I for Medicinal purposes by R. S. CUNNINGHAM. low those of the Supreme Court. Each judges and acts for itself, giving that FOLLOWING FASHION .- said a judimen may mistake both the rule and its tate your morals." application. This occasions all the apprudence will prevent any serious con- and is too lazy to stop. sequences resulting from this cause.

Every judicial tribunal should seek. occasion a conflict, or even differences, should be avoided by all good citizens, and frowned down, by whomsoever and wheresoever made. - Wash, Union.

The Late Defalcation - Where Did the Money Go To!

The Louisville Courier, in an intersting article upon the late defalcation, since ;

The people of Ohio are wondering

sury by the different lottery offices .-

limited jurisdiction, mostly confined to Railroad. One of the Treasurers of the sits upon the hills and clasps her hands question arising under the national con- State belongs to the Black Republican in joy at his pastime, giving him the stitution, treaties, laws, and authority party, and is a great friend of the Un- earth, with all its landscapes, at once ground Railroad enterprise.

> GOV. WALKER IN KANSAS. The arrival of the Hon. Robert J.

tract, when they judge for themselves, and, after visiting Lecompton, sets out wisdom; by river sides, by brooks, in been not to unsettle questions of title ciliatory speech, declaring that unless

common, or unwritten law, is a body of vote, the flames of civil war would have Yes, no 1-resisters must enrol themse

GOV. WRIGHT OF INDIANA. for Kansas!

The leading citizens of all parties, in Indianapolis, have tendered Gov. Wright tions of practical life and the wants and a public dinner, previous to his departure for Prussia. The Governor accepts answer, "If I was to bore a hole through the invitation, and names the 13th day the earth, and you were to go in at this of July, as he designs leaving on the end, where would you come out?"

in the decisions in the various courts, long and so agreeably dispensed the even in the same State. All do not hospitalities of our State, should pass judge alike, either as to the principle from among us without carrying with ling fighting children. She who cries involved or its application to the case in hand. This is not a conflict of law, but-a difference of opinion as to what but-a difference of opinion as to what the parting, we rejoice that you go her children as if her unwounanly manthe law is. Until man becomes perfect clothed with new honors and bearing ners were openly displayed in the in judgment, and possesses unlimited with you the well-merited confidence of streets.

gates to itself no superiority over State running into a neglibor's house, the tribunals, but, like them, searches the tears trickling down her troubled counfountain of right and reason, and the tenance. "O dear," said the old lady, condition of man and his relation to so- wiping her eyes with the corner of her an uncle that was killed wit appleplexy. ciety and the world as they exist, to en apron, "her's the paper, and it say that and sure enough I thought it was some able them to administer justice in the and a roastin' cattle, and I know that sense of their oaths. In common law poor Harris is in the hottest uv it, for poetor," said a young Miss of cases this court is neither bound nor the last time he writ, he said it was the high heeled modesty school, "Ma authorized, against their own sense of gittin' warmer out there, and think of sent me to tell you that sister Mary right, to follow the decisions of State his sufferins, dear dear." And it was hemia Duley Louisa Minerva Rhody

rant. Upon every ease the common when you aid nature by artificial means. fuls, "then we shall both have a Piece law, rightly understood, has but one Two classes of persons may gaze on you, rule, and when there is a want of har- to be sure - the immoral and licentious | For A pretty woman pleases the eye; mony in decisions upon it the difficulty serious with sadness. Will you consent one is a jewel, the other a treasure. is not with the law, but it is in the errors to such scrutiny? Follow the fashion of those who declare and apply it .- no farther than fashion follows propri-There can be but one rule of right, but ty. Never let your mantuarmaker die-

Bra. There was once a clergyman in parent conflicts of decision in cases in New Hampshire, noted for his long which are determined upon the princi- sermons and indolent habit-two things cases where there is a real difference the laziest man living, writes these inthere is no common superior to deter- fernal long sermons," "Why," said mine which is right. But wisdom and the other, "he probably gets to writing

non-One of the pupils in an uptown grammar school was cornered a day or as far as its constitutional duty will two since, in explaining what case the permit, to avoid even the appearance of noun "milk" was. Another urchin, conflict, and seek by all proper means anxious to "get ahead," cried out, "I to promote harmony and kind feeling know, sir. The teacher asked him the in the whole judiciary. All efforts to question and the prompt reply was, "smear-case, sir."

> Beware of the three D's-Dirt, Debt and the Devil,

QUEER OFFICIAL REPORT.

The following model letter was received by the President a few days

Cnawford Co., Mo., April 80, 1357. "Mr. BUCHANAN -- Dear Sir: Mr.what has become of their money. They is the Postmaster at this place, and he

"REPORT AT LIE END OF APRIL.-A committee must be appointed to The weather is cold for the season-

Thoughts on Boyhood. Beautiful boyhood! that link uniting dealt in.

But while the committee are on the subject of stocks, they must not fail to subject of stocks, they must not fail to look into the stocks of the Lindevsround look into the stocks of the stocks of the Lindevsround look into the stoc look into the stocks of the Underground ture, who, like a kind schoolmistress, for his school and playground-and the woods re-echo his mirth and then in thoughtful liberty wandering making companions of everything animate and Walker in Kansas has been signalized inanimate-endowed with beauty, searwhile the boughs bending to him touch him with their sunshine, picking up

> "CaOld Rogers was visiting a friend who had a remarkable fine little girl about three years old, famous for smart sayings. As usual, she was shown beore our esteemed friend.

"What is papa?" asked the "parent, in order to draw out the precocious re

"Papa's a humbug," said the juven-"I declare," said old Rogers, "I nev

er in my life saw so young a child with s) mature a judgment.

BEA. The new Militia law, passed by a burst out afresh over this Territory, and ver and be ready for duty. Eyes right ! -dress - shoulder arms! - forward! march!-rub a dub! dub! dub!-off

ren A teacher asked a bright little

pil, with an air of triumph. The teacher gave it up.

In The coarse, brawling, scolding woman, will have coarse, vicious, braw-

An Irichman was asked at dinner to La me, la me, said Mrs. Harris, whether he would have some apple pie "Is it houlsome?"

"To be sure it is; why, isn't it?" "Because," said Teddy, "I once had

her left foot."

judges and acts for itself, giving that consideration to the other which the close father—"Do not imagine, my daughter, that you are agreeable or attended to sustain it may war.

FOLLOWING FASHION.— said a judiabout that doll, I'll break it up; there is no power where you are?" "Oh, do main street. Eaton. Opposite the reasons adduced to sustain it may war- tractive, when your person is exposed or mamma," screamed the young hope-

"What is the best attitude for self-defence?" asked a pupil of a well known pugilist. "Keep a civil tongue in your head,

was the reply. per An exchange, in a modest dun Grecery of ples of the common law or equity. In irreconcilable. "How is it," said a to its patrons, says: "Suffer little sums to come into us, for of such is our in-

ture, but a tailor very often makes a coat for an ass.

ly, when good sense ceases to be its guardian.

Par No man can be provident of his time, that is not prudent in the choice of his company.

presents, may be bought from you.

## A. BANTER.

FOR the benefit of all whom it may concern, rse at the time belonged to me, and the pedi-ce given by Smith was correct, as given by me him. And I will further say to any person or rsaus, who may feel interested, that I will give ey matter, so tout any person desiring to ac-t the challenge can find everything on my

JOS. COOPER, Glendale, Hamilton county, Ohio. June 4, 1857-

RICHMOND BOOK BINDERY, Over the Post Office. C. J. TAYLOR,

(LATE PERSCOTT.) Book Binder and Blank Book Monufacturer.

Is now prepared to do all kinds of Binding unsurpassed for style, elegance, and durability County Records, Blank Books of every descrip tion, ruled to order. Newspapers, Music, Magazines, Law Books, &c., &c., bound is the most approved manner, at the lowest possible prices. He would also inform dealers in Blank Books, that he is now manufacturing in large quanti cand in superior style

Blank Books. of every description, for the trade, which he can furnish to wholesale dealers lower than any oth-er establishment in the West. Give me a call d see for yourselves. Richmond, January 8, 1857.

## PHOTOGRAPHY IN EATON.

THE Subscriber respectfully announces to the citizens of Eaton and Preble County nemlly, that he has taken and entirely re-

prepared to give vatisfaction to all that may

the dozen, \$10. Colored Photographs, \$10 cach-

Lockets, Pins, Rings, of any size, filled. S. T. ROBINSON. Enton, May 21.

BENNY. BENET GOOCH. DENNY, GOOCH & MINOR Forwarding & Commission Merchants.

onsignments, and to the purchasing of all kinds. Merchandize on orders. A liberal share of ablic patronnge is respectfully solicited. April 25, 1857-6m

"AMERIGAN HOUSE," WARREN JEFFERSON CPPOSITE THE PREBLE COUNTY BANK,

COM ENGDING CHEMICO. Good stabling for Forty or Fifty Horses.

## J. H FOOS, ATTORNEY AND CONSELLOR AT LAW,

AND DEFERRA VERFOON Office South East Corner of Marsh & Lock wood's Building, Second Story.

EATON, OHIO. Will attend promptly to all business entrusted a his care in this and adjoining counties. N. B .- Particular attention paid to the collection of claims, artitioning of Lands and

April 40, 1855 .- ly. From 10 to 20 Tons of Flax Straw Wanted.

Persons baying any tramped Flax Straw or of last year, if of good averthe crop of 1855, or of last year, if of good aver-sze leigth, and not decayed by exposure to weither, can hear of a purchaser by application to either E. Minshall or Geo. D. Hendricks, de-

vered in Eaton by the first of March next. Feb. 12-tf. 2,000 Bushels White & Brown Flaxseed to Lean.

THE cadersigned has Two Thousand Bushels ood Clean Franseed to Lean on reasonable

FAMILY GROCERIES, PURE WINES AND BRANDIES For Medicinal purposes, sold theap.
E stend Mirsh & Lockwood's new Building Main Street, Eaton, Ohio.

and satisfaction given in all cases, January 8, 1857-if.

Pare Liquors N. ECTED and Warranted and sold only

Dr. J. H. MERRIDITH "National Hotel."

Jan. 22 -1y. BAKERY. We have in operation a Bakery:

and baxing in our employ one of the best bakers in the west, we will at all times keep a good supply of Fresh Bread, Crackers and Cakes. Families supplied on reasonable terms.

LANIUS & BLOOMFIELD.

nale at the Grocert of R. S. CUNNINGHAM

THE finest Mackeralever offered the people

COAPAND CANDLES-A first rate article

wish to make the following statement in relation to the imported horse, MESSENGER, kept by Isaac Smith, of Eaton, last year. Many individuals last season were in the habit of making charges that Smith was deceiving and imposing on the people of Preble county, by representing him as such. I wish now to state that if there was any wrong or deception practiced upon the people in that matter, that I am the individual to blame for the same and not Mr. Smith. The horse at the time belonged to me, and the people. Resolved by the General Assembly of the State of Ohio, Three-lifths of the members elected to each House concurring therein. That it be and hereby is proposed to the electors of this State to vote on the second Tuesday of October next, upon the approval or rejection of the following amendments as a substitute for the twenty-fifth Section of the second Article of the Constitution and for the second Section of the same Article, and the or the second Section of the same Article. bly shall commence on the first Monday of Jan-uary, annually. Senators shall be elected bien-nially, and Representatives annually, by the sous, who may feel interested, that I will give electors of their respective counties or district to any man who will successfully prove that on the second Tuesday of October. Their term said horse, Messenger, was not an imported se. There in the first day of Jar se. There is the arrangements with R. S. arry next after their election, and that of Seng the said horse, Messenger, was not an impact.

horse. I have made arrangements with R. S. arry next after their election, and that of Sena
Canningham, Esq., of Eaton, in relation to the tors shall continue two years, and that of Repre
containingham, Esq., of Eaton, in relation to the some time shall hole sentatives elected at the same time shall be sentative sentatives elected at the same time shall hold their offices for one year. Provided, that seven-teen of the Segators elected on the second Tues-day of October, 1857, to be ascertained by lot, as the President of the Second Tueshe President of the Senate may direct, she hold their office for only one year, and their successors shall be elected on the second Tuesda of October, one thousand eight hundred and lift eight, and biennally thereafter. When an county shall have a fraction above the rates for Representatives so large that being multiplied by t n, the result shall be equal to one or more ratios, additional Representatives shall be ap-pertioned for such ratios among the several ses-sions of the decennial period in the following manner. If there he only one ratio then a Rep-resentative shall be allotted to the tenth session

of the decennial period.

If there are two Ratios Representatives shall be allotted to the ninth and tenth sessions: I three to the eighth, ninth, and tenth sessions; I four to the seventh, eighth, minth and tenth; four to the seventh, eighth, minth and tenth; If five to the sixth, seventh, eighth, minth and tenth; If six to the fifth, sixth, seventh, eighth, minth and tenth; If seven to the fourth, lifth, sixth, seventh, eighth, minth and tenth; If eight to the third, fourth, fifth, sixth, seventh, eighth, minth and tenth; If nine to the second, thord, fourth, lifth, sixth, seventh, eighth, minth and tenth seasions of the decennial period re-period re-

In determining the number of Senafors t which any Scuatorial district might be entitle in any decennial period, by reason of : my fration of a senetorial ratio, the fraction shall h multiplied by five, and if the result be equal to one senatorial ratio, an additional Senator shall be allotted to said district for the ninth and enth, eighth, ninth and tenth.

ypes, Stereoscopes, Photographps or Mezzo raphs.

If four, to the third, fourth, fifsh, sixth, severally have a several years experience in the hotographic Art, he flatters himself that he is respectively. If this amendment be adopted by the electors, the counties now entitled to more than one member in either or both branches of th Legislature in the fourth and lifth sessions of th Prices - The Melainotype will be put up as present decennial period as now provided, shall have a like number of members of each branch thereof for each session of the present decennial period.

N. H. VAN VORHES, Speaker of the House of Representatives THOMAS H. FORD, President of the Senate. April 8, 1857.

AMENDMENT NO 2. Resolved by the General Assembly of the State f Ohio. Three-fifth of the members elected a ach House concurring therein, that it be, an acreby is, proposed to the electors of this Stat to vote on the second Tuesday of October next, upon the approval or rejection of the following amendment, as a substitute for the fifth and sixth sections of the fourth article of the Constitution. BUV and sel' F'our, Grain, Seeds, Pork, Lard, and all kinds of Produce on Commission, and will attend to the Forwarding of all kinds of each county at least once in each year, by one or each county at least once in each year, by one or more District Judges elected by the electors of separate districts to be prescribed by law, who shall hold their office for five years; and during their continuance in office shall reside in the di-friet for which they are elected. The provisions of the fourteenth section of this article shall apply to District Judges. The Genera shall apply to District Judges. The General Assembly may by law authorize the judges of the District Court, and of the courts of common pleas, to fix the times of holding their respective courts. Until District Judges shall have been elected and quilified, district Courts shall be held by the Judges of the Supreme Court and of the Courts of Common Pleas as now authorized. Sec. 6. The District Court shall have such jaselection as may be provided by law, and the edges thereof shall have and exercise sue over and jurisdiction at chambers, and may be squired to sit as judges of the Courts of Com on Pleas as shall be directed by law.

Speaker of the House of Representatives, THOMAS II. FORD, April 5d, 1857.

AMENDMENT NO S. Resolved by the General Assembly of the State of Ohio. Three-fifths of the members exceed to each branch, concurring therein, that it be and hereby, is proposed to the electors of the State. hereby, is proposed to the electors of the State, to vote on the second Tuesday of October next, to approve or reject the following amendment as a substitute for the second and third sections of the twelfth article of the Constitution.

All property, personal, and real, shall be subsect to taxation by a uniform rule, at the time calme thereof in money, but such deductions from credits may be allowed as the General Assembly may down excellent. Provided that burying eredits may be allowed us the General Assembly may doesn expessiont: Provided, that burying grounds, public school houses, and allother public property, and all Institutions of purely public charity, and all houses a sed exchaively for public worship, shall be except from transfer; and if the total value of the personal property of any person shall not exceed lifty deliars the same may be exempt from taxation. All property empays be exempt from taxation. All property empays to the first deliars the same may be exempt from taxation. played in banking shall always bear a burden of

adividuats. N. H. VAN VORHES, Speaker of the House of Representatives. THOMAS IL FORD, President of the Senate. April 6d, 1957.

exation equal to that imposed on the property of

AMENDMENT NO. 4. Main Street, Eaton, Olico.

R. S. CUNNINGHAM.

Marcq 22, 1355.

R. S. PHILLER & CO.,

MARBLE DEALERS.

Corner of Main & Baron streets, West of the Coart House, Eaton, O...

Keep constantly on hand all kinds of American and Italian MARBLE. Terms reasonable, and sitisfaction given in all cases.

Resolved by the ticeveral Assembly of the State of Olico, Three-lifth the members elected to each thouse concurring therein. That it be and hereby is proposed to the electors of the State, on the section of the one of the constitution of the closs time for the instant as a substitute for the instant sections of the thirties of the time the proposed of the constitution. Viz: Corporations, of every desciption shall be created, and respect to the public toour well selected stock which instant sections of the distinction of the public toour well selected stock which is proposed to the electors of the State, on the section of the one of the one of the order of the most favorable terms. It away the early the descriptions, but the tice at large of the instant of the public toour well selected stock. Which is proposed to the electors of the State, on the section of the one of hereby is proposed to the electors of the State, on the section of the public toour well selected stock which is proposed to the center of the public toour well selected stock which is proposed to the electors of the state, on the section of the public toour well selected stock which is proposed to the electors of the state, on the section of the one of the one of the one of the control of the public toour well selected to ck.

WE be gleave to call the attention of the business of the public toour well selected stock which is proposed to the electors of the public toour well selected stock which is proposed to the electors of the public toour well selected to the public Resolved by the General Assembly of the State descriptions of corporations, but the General As-sembly may enact special laws for the relief of corporations in peculiar cases, and may make specorporations to record to corporations, in ca-ses wherefrom their peculiar location or interests such special provisions are required, and may from time to time after or repeal all such laws,

as are authorized by this section, N. H. VAN VORHES, Speaker of the House of Representative THOMAS H. FORD. President of the Senate.

AMENDMENT NO. 5.

Resolved by the General Assembly of the State of Ohio, three-fifths of the members elected to each House concurring therein, that it be, and hereby is proposed to the electors of this State to vote on the second Tuesday of October next, upon the approval or rejection of the following amendment as an additional section to articly aloven of BASKETS, Backets, Tubs. Churns and other articles of Cedarand Willow-Ware now for tale at the Grocert of R. S. CUNNINGHAM 10 Representative districts as there may be Scuatorors or Representa-THE finest Mackeral everoffered the people of Eaton, just opened and for sale at the Greety of R. S. CUNNINGHAM.

LURKS, Raker, Spades and Shovels of various Office of such is our income."

DORNS, Rakes. Spades and Shovels of various kindson hand at the Grocery of ma 30.

R. S. CUNNINGHAM.

LYON'S CATHARION, a most uplendidurticle for preserving and beautifying the hair. If present of the analysis of the form and the preserving and beautifying the hair. If present of the preserving and beautifying the hair. If present of the preserving and turning erry, for sale at habrag store of J. P. Brookins & Son.

A fine lot of COFFEE of the most choice with the present of the present of the present of any pertian of the present of the to the lovers of the Weed at our usual low riad district to another, there shall be any excess ites.

LANIUS & BLOOMFIELD.

If he regam of the atmessation of one. Separation of the atmessation of one separation of the atmessation one is district, as now constituted shall elect one P.D. A friend that you can buy with Oil which will be so'd at the boxestrates.

Countries shall be divided into districts be the country country country country country country country country and resident in the proper country.

PROPOSED CONSTITUTION A
MENDMENTS.

AMENDMENT NO 1.

Resolved by the Classed describes of the State

shall be divided into districts for the, residue of

the Classed describes of the State

shall be divided into districts for the, residue of

be published as may be directed by the count commissioners or as may be prescribed by law. N. H. VAN VORHES

Speaker of the House of Representatives THOMAS H. FORD.

President of the Scoute

SECRETARY OF STATE'S OFFICE. COLUMNS, April 4, 1857.

I hereby certify that the foragoing propo.
Constitution amendments are correctly cop
from the original rolls on file in this office.

JAMES H. BAKER. Secretary of State.

> THE PERFUME OF THE

WESTERN HEMISPHERE, FRESH FROM LIVING FLOWERS.



MURRAY AND LANMANS

LORIDA WATER This rare perfame and cosmetic is preparfrom TROPICAL FLOWERS of Surpassing fra grance, without any admixture of coarse es ential cils, which form the staple of many 'Essences' and "Extracts for the Toilet." Its Aroma is as inexhaustable as that of the 'Farina Cologue," and as fresh and delicate as the breath of LIVING BLOSSOMS

What are its Antecedents? for twentp years it has maintained its ascen ncy over all other perfumes throughout uba, South America and the West Indies. great British France and Geyma has been introduced into the United States.

response to the earnest demand growing out its southern reputation. A cute for HEADACHE AND FAINTNESS! As an odor for the handkerchief, it is as Asthma

licious as the "Otto of Roses." It lends Bowel Comfreshness and transparency to the complexion; and removes headache and faitness, COUNTERFEITS.

Beware of imitationa. Look for the name Coative of MURRAY & LANMAN on the Boule, Dyspeprapper and Ornamented Laber. Sold by D. T. LANMAN & Co., wholesale druggists No Water Street, New York, and by all druggists, at 50 cents per bottle. Mothers, Save Your Children.



KEMI'S VEGETABLE WORM PASTILLES They are infallible for the cure of INTERNAL WORMS!

The peculiar proporties which belong to Kemp's Lozenges," have never before been ombined in any preparation. They are at tractive to the eye, as a Sweatmeat of Delicious Flavor. rapid, yet harmless in their operation, com-

VEGETARLE M TERIAL, and require no Mercury to be taken before or flet them. They do oughly than any of the manaeous Vermifuges

s considered by the most distinguished Physicians, to be worms among children. It is acareely necessary, therefore, to put mothers on their guard against this insidious complaint in of their condition, (age, occupation, habits of life, &cc...) and in cases of extreme povers. or to recommend them to take prompt steps to esty and suffering to furnish medicine free o emove it by the use of the only true remedy, charge. KEMPS PASTILLES, presented in such a paintable join, that chile draggists, at 25 cents per bottle.

RUGS, MEDICINES DYE STUFFS, &G.

J. P. BEOOKINS & SON, Baron St., Eaton, O., Wholesale and Retail Dealers in American nglish, French and German Drugs,

Medicines, Chemicais. Paints, Oils, Brushes, Glass, Patty, Perfumery,

Patent Medicines &c.

METALIC COFFINSI



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